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10 Martha's Music for the services of William P. Corgan dba the Smashing Pumpkins

11 Cinderful Music as publishing designee of William P. Corgan

12 UNITED STATES DISTRICT COURT

13 FOR THE NORTHERN DISTRICT OF CALIFORNIA

14 In re Subpoena to Google, Inc.

15 **CV 16 80064 MISC.**

16 Request to the Clerk for Issuance of Subpoena  
17 to Google, Inc. Pursuant to 17 U.S.C. § 512

18 **FAXED**

FILED  
2016 MAR 17 A 11:48  
SUSAN Y. SOONG  
CLERK, US DISTRICT COURT  
NO. DIST. OF CA.

SK

Petitioners Martha's Music for the services of William P. Corgan dba the Smashing Pumpkins and Cinderful Music as publishing designee of William P. Corgan ("Petitioners") respectfully request that the Clerk of this Court issue a subpoena to Google, Inc. ("Google") pursuant to the Digital Millennium Copyright Act and in particular 17 U.S.C. § 512(h) in order to identify one or more alleged copyright infringers who uploaded material protected by Petitioners' copyrights to Google's YouTube channel/site.

Petitioners have satisfied the three requirements of 17 U.S.C. § 512(h):

1. Copies of the Digital Millennium Copyright Act "take-down notices" sent to Google are attached as Exhibit 1 to the Declaration of Richard of Richard Mooney filed herewith ("Mooney Declaration").

2. The proposed subpoena is filed herewith.

3. The Mooney Declaration satisfies the statute's declaration requirement, as it confirms under oath that the purpose of the subpoena is to obtain the identity of the alleged infringer or infringers and that the information obtained will be used only for the purpose of protecting Petitioners' rights.

Because the statutory requirements have been met, Petitioners respectfully request that the Clerk expeditiously issue the subpoena.

Dated: March 16, 2016

Rimon P.C.



By: \_\_\_\_\_  
Richard Mooney  
Attorneys for Petitioners